

ACTS
OF THE
PARLIAMENT
OF THE
DOMINION OF CANADA

PASSED IN THE SESSION HELD IN THE
SIXTH AND SEVENTH YEARS OF THE REIGN
OF HIS MAJESTY

KING GEORGE VI

BEING THE
THIRD SESSION OF THE NINETEENTH PARLIAMENT

Begun and holden at Ottawa, on the Twenty-second day of January, 1942, and
closed by Prorogation on the Twenty-seventh day of January, 1943.



HIS EXCELLENCY THE RIGHT HONOURABLE
THE EARL OF ATHLONE
GOVERNOR GENERAL

PART II

LOCAL AND PRIVATE ACTS

OTTAWA
PRINTED BY EDMOND CLOUTIER
LAW PRINTER TO THE KING'S MOST EXCELLENT MAJESTY
ANNO DOMINI 1943

6 GEORGE VI.

CHAP. 37.

An Act to change the name of The Saskatchewan Life Insurance Company to Fidelity Life Assurance Company.

[Assented to 1st August, 1942.]

WHEREAS The Saskatchewan Life Insurance Company Preamble. has by its petition prayed that it be enacted as hereinafter set forth, and it is expedient to grant the prayer of the said petition: Therefore, His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

1. The name of The Saskatchewan Life Insurance Company, a company incorporated by chapter one hundred and forty-seven of the statutes of 1912, hereinafter called "the Company" is hereby changed to "Fidelity Life Assurance Company", but such change in name shall not in any way impair, alter or affect the rights or liabilities of the Company, nor in any way affect any suit or proceeding now pending, or judgment existing, either by, or in favour of, or against the Company, which, notwithstanding such change in the name of the Company, may be prosecuted, continued, completed and enforced as if this Act had not been passed.

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6 GEORGE VI.

CHAP. 38.

An Act to incorporate the Canadian Dental Association.

[Assented to 1st August, 1942.]

WHEREAS the persons hereinafter named, on behalf of Preamble. the unincorporated association known as the "Canadian Dental Association, L'Association Dentaire Canadienne", have by their petition prayed that it be enacted as hereinafter set forth, and it is expedient to grant the prayer of the said petition: Therefore, His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

1. Sydney Wood Bradley, Lorne E. MacLachlan, Thomas Incorporation. Provost and Felix A. French, all of the city of Ottawa, in the county of Carleton, in the province of Ontario, dentists, and all other members of the said unincorporated association, together with such other persons as become members of the association hereby incorporated, are incorporated under the name, in English, of "Canadian Dental Association" and, in French, of "L'Association Dentaire Canadienne", hereinafter called "the Association" and either the English or the French name may be used in carrying on the business or operations of the Association.

2. The objects of the Association shall be:—

Objects.

- (a) To cultivate and promote the art and science of dentistry and all its collateral branches, and to maintain the honour and interests of the dental profession;
- (b) To conduct, direct, encourage, support or provide for exhaustive dental and oral research;
- (c) To elevate and sustain the professional character and education of dentists;
- (d) To promote mutual improvement, social intercourse and goodwill among members of the profession;
- (e) To enlighten and direct public opinion in relation to oral hygiene, dental prophylaxis, oral health and advanced scientific dental service;

- (f) To disseminate knowledge of dentistry and dental discoveries;
- (g) To have cognizance of and safeguard the common interests of the members of the dental profession;
- (h) To publish dental journals, reports and treatises;
- (i) To do all further or other lawful acts and things as are incidental or conducive to the attainment of the above objects.

**By-laws
and rules.**

3. The Association may make such by-laws and rules, not contrary to law or to the provisions of this Act, as it may deem necessary or advisable for the government and management of its business and affairs, and especially with respect to the qualification, classification, privileges, rights, admission and expulsion of members, the fees and dues which it may deem advisable to impose, and the number, constitution, powers and duties and mode of election of its board of delegates, or its governing, managing or other sub-committees, and of its officers, and may from time to time alter or repeal all or any such by-laws and rules as it may see fit.

**Existing
constitution,
by-laws and
rules
continued
until changed.**

4. Until altered or repealed in accordance with the provisions thereof the existing constitution, by-laws, and rules of the said unincorporated association, in so far as they are not contrary to law or to the provisions of this Act shall be the constitution, by-laws and rules of the Association.

**Present
officers
and board
of delegates**

5. The present officers and board of delegates of the said unincorporated association shall continue to be the officers and board of delegates of the Association until replaced by others in accordance with the constitution, by-laws and regulations aforesaid.

Powers.

6. The Association may, for the purpose of carrying out its objects:—

(a) subject to provincial laws:

(i) acquire by purchase, lease, gift, legacy or otherwise any real and personal estate and property, rights and privileges,

(ii) own and hold any such estate, property, rights or privileges,

(iii) sell, manage, develop, lease, mortgage, dispose of or otherwise deal therewith in such manner as the Association may determine:

Provided that real estate held by the Association shall not exceed in value at any one time the sum of five hundred thousand dollars;

- (b) make, accept, draw, endorse and execute bills of exchange, promissory notes and other negotiable instruments;
- (c) invest the surplus funds of the Association in such manner and upon such securities as may be determined;
- (d) borrow money as and when required for the purposes of the Association;
- (e) do all such other lawful acts and things as are incidental or may be conducive to the attainment of the objects of the Association.

7. No member of the Association shall, merely by reason of such membership, be or become liable for any of its debts or obligations. Members not personally liable.

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6 GEORGE VI.

CHAP. 39.

An Act respecting certain transmission and distribution lines of Saguenay Transmission Company, Limited, Saguenay Electric Company and Aluminum Power Company, Ltd.

[Assented to 1st August, 1942.]

WHEREAS Saguenay Transmission Company, Limited, ^{Preamble} Saguenay Electric Company and Aluminum Power Company, Ltd., have by their petition represented that during the last few years, for the purpose of carrying on their respective businesses of transmitting and distributing electricity, they have constructed and maintained certain transmission and distribution lines which cross the following rivers in the counties of Chicoutimi, Lake St. John and Roberval, in the province of Quebec, namely: the rivers A Mars, Du Moulin, Chicoutimi, Saguenay, Shipshaw, Des Aulnets, Grand Peribonka, Little Peribonka, Mistassini, Grand Discharge and Little Discharge of the Saguenay, Belle Riviere and Lac Brochet, Metabetchouan, Ouiatchouan, Ouiatchouaniche, Iroquois, A l'Ours, Ashuapmouchouan and Ticouape; that the petitioners, being of the opinion that the said rivers were not navigable, more particularly at the point where they are crossed by the said transmission and distribution lines, did not apply for the approval of the Governor in Council under the provisions of the *Navigable Waters' Protection Act* of Canada of the site and plans of the crossings of the said lines over the said rivers; that doubts have arisen as to whether the said rivers are navigable; that on account of such doubts the petitioners desire to have the site and plans of the said crossings approved by the Governor in Council under the aforesaid Act and that the petitioners are advised that the terms of the said Act do not permit the grant of such approval to be now made with *ex post facto* operation; wherefore the petitioners pray that the Governor in Council be authorized as hereinafter provided; and whereas it is expedient to grant the prayer of the said petition: Therefore, His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

R.S. 1927,
c. 140.

Governor in
Council may
approve site
and plans of
works.

1. The Governor in Council may, notwithstanding the provisions of section four of the *Navigable Waters' Protection Act*, as fully and effectively approve of the site and plans of the crossings works mentioned in the preamble hereto as if such works had been, from the first and since, built, placed and maintained in compliance with section four of the said Act, and upon such approval given the said works shall be deemed to be and always to have been lawful works within the meaning of that Act.

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6 GEORGE VI.

CHAP. 40.

An Act for the relief of Annie Ruth Fisher Allen.

[Assented to 1st August, 1942.]

WHEREAS Annie Ruth Fisher Allen, residing at the city Preamble. of Montreal, in the province of Quebec, hospital employee, wife of Thomas Harold Allen, carpenter, who is domiciled in Canada and residing at the city of Charlottetown, in the province of Prince Edward Island, has by her petition alleged that they were married on the twenty-ninth day of July, A.D. 1936, at the said city of Charlottetown, she then being Annie Ruth Fisher; and whereas by her petition she has prayed that, because of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

1. The said marriage between Annie Ruth Fisher and Thomas Harold Allen, her husband, is hereby dissolved, Marriage dissolved. and shall be henceforth null and void to all intents and purposes whatsoever.
2. The said Annie Ruth Fisher may at any time hereafter marry any man whom she might lawfully marry if the said marriage with the said Thomas Harold Allen had not been solemnized. Right to marry again.

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6 GEORGE VI.

CHAP. 41.

An Act for the relief of Eleanor Edith McKechnie Barlow.

[Assented to 1st August, 1942.]

Preamble.

WHEREAS Eleanor Edith McKechnie Barlow, residing at the city of Montreal, in the province of Quebec, wife of William John Barlow, assistant manager, who is domiciled in Canada and residing in the municipality of Valois, in the said province, has by her petition alleged that they were married on the twenty-seventh day of August, A.D. 1932, at the said city, she then being Eleanor Edith McKechnie, a spinster; and whereas by her petition she has prayed that, because of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

Marriage dissolved.

1. The said marriage between Eleanor Edith McKechnie and William John Barlow, her husband, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever.

Right to marry again.

2. The said Eleanor Edith McKechnie may at any time hereafter marry any man whom she might lawfully marry if the said marriage with the said William John Barlow had not been solemnized.

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6 GEORGE VI.

CHAP. 42.

An Act for the relief of Eleanor Adele Rea Barrett.

[Assented to 1st August, 1942.]

WHEREAS Eleanor Adele Rea Barrett, residing at the ^{Preamble.} city of Montreal, in the province of Quebec, receptionist, wife of Russell James Barrett, mining engineer, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the first day of November, A.D. 1940, at the said city, she then being Eleanor Adele Rea, a spinster; and whereas by her petition she has prayed that, because of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

1. The said marriage between Eleanor Adele Rea and Russell James Barrett, her husband, is hereby dissolved, and ^{Marriage dissolved.} shall be henceforth null and void to all intents and purposes whatsoever.
2. The said Eleanor Adele Rea may at any time hereafter marry any man whom she might lawfully marry if the ^{Right to marry again.} said marriage with the said Russell James Barrett had not been solemnized.

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6 GEORGE VI.

CHAP. 43.

An Act for the relief of Stella Kathleen Marguerite Winnall Barwick.

[Assented to 1st August, 1942.]

Preamble.

WHEREAS Stella Kathleen Marguerite Winnall Barwick, residing at the city of Montreal, in the province of Quebec, registered nurse, wife of Angus Cameron Barwick, merchant, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the fourteenth day of March, A.D. 1923, at the said city, she then being Stella Kathleen Marguerite Winnall, a spinster; and whereas by her petition she has prayed that, because of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

Marriage dissolved.

1. The said marriage between Stella Kathleen Marguerite Winnall and Angus Cameron Barwick, her husband, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever.

Right to marry again.

2. The said Stella Kathleen Marguerite Winnall may at any time hereafter marry any man whom she might lawfully marry if the said marriage with the said Angus Cameron Barwick had not been solemnized.

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6 GEORGE VI.

CHAP. 44.

An Act for the relief of Betty Leah Bregman Beloff.

[Assented to 1st August, 1942.]

WHEREAS Betty Leah Bregman Beloff, residing at the Preamble. city of Montreal, in the province of Quebec, stenographer, wife of Sam Beloff, salesman, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the thirty-first day of May, A.D. 1936, at the said city, she then being Betty Leah Bregman, a spinster; and whereas by her petition she has prayed that, because of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

1. The said marriage between Betty Leah Bregman and Sam Beloff, her husband, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever. Marriage dissolved.
2. The said Betty Leah Bregman may at any time here-
after marry any man whom she might lawfully marry if the said marriage with the said Sam Beloff had not been solemnized. Right to marry again.

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6 GEORGE VI.

CHAP. 45.

An Act for the relief of Joseph Bergman.

[Assented to 1st August, 1942.]

Preamble.

WHEREAS Joseph Bergman, domiciled in Canada and residing at the city of Montreal, in the province of Quebec, clothing manufacturer, has by his petition alleged that on the twelfth day of January, A.D. 1917, at the city of Quebec, in the said province, he and Fannie Carpman, who was then of the said city of Quebec, a spinster, were married; and whereas by his petition he has prayed that, because of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

Marriage dissolved

1. The said marriage between Joseph Bergman and Fannie Carpman, his wife, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever.

Right to marry again.

2. The said Joseph Bergman may at any time hereafter marry any woman whom he might lawfully marry if the said marriage with the said Fannie Carpman had not been solemnized.

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6 GEORGE VI.

CHAP. 46.

An Act for the relief of Edith Morgan Black.

[Assented to 1st August, 1942.]

WHEREAS Edith Morgan Black, residing at the city of Preamble. Montreal, in the province of Quebec, wife of John Anderson Black, accountant, who is domiciled in Canada and residing at the said city of Montreal, has by her petition alleged that they were married on the sixth day of November, A.D. 1923, at the city of London, England, she then being Edith Morgan, a spinster; and whereas by her petition she has prayed that, because of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

1. The said marriage between Edith Morgan and John Anderson Black, her husband, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever. Marriage dissolved.
2. The said Edith Morgan may at any time hereafter marry any man whom she might lawfully marry if the said marriage with the said John Anderson Black had not been solemnized. Right to marry again.

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6 GEORGE VI.

CHAP. 47.

An Act for the relief of Mary Cummings Bullock.

[Assented to 1st August, 1942.]

Preamble.

WHEREAS Mary Cummings Bullock, residing at the city of Montreal, in the province of Quebec, rooming-house keeper, wife of Tom Bullock, building superintendent, who is domiciled in Canada and residing at the town of Ville LaSalle, in the said province, has by her petition alleged that they were married on the twenty-fifth day of October, A.D. 1920, at the city of Nelson, in the district of Burnley, in the county of Lancaster, England, she then being Mary Cummings, a spinster; and whereas by her petition she has prayed that, because of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

Marriage dissolved.

1. The said marriage between Mary Cummings and Tom Bullock, her husband, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever.

Right to marry again.

2. The said Mary Cummings may at any time hereafter marry any man whom she might lawfully marry if the said marriage with the said Tom Bullock had not been solemnized.

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6 GEORGE VI.

CHAP. 48.

An Act for the relief of Dorothy Agnes Henrietta Russell Cantlie.

[Assented to 1st August, 1942.]

WHEREAS Dorothy Agnes Henrietta Russell Cantlie, Preamble. residing at the city of Montreal, in the province of Quebec, wife of George Stephen Forbes Cantlie, assistant secretary, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the tenth day of April, A.D. 1937, at the said city, she then being Dorothy Agnes Henrietta Russell, a spinster; and whereas by her petition she has prayed that, because of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

1. The said marriage between Dorothy Agnes Henrietta Russell and George Stephen Forbes Cantlie, her husband, Marriage dissolved. is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever.
2. The said Dorothy Agnes Henrietta Russell may at any time hereafter marry any man whom she might lawfully Right to marry again. marry if the said marriage with the said George Stephen Forbes Cantlie had not been solemnized.

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6 GEORGE VI.

CHAP. 49.

An Act for the relief of George Sutherland Cameron, junior.

[Assented to 1st August, 1942.]

Preamble.

WHEREAS George Sutherland Cameron, junior, domiciled in Canada and residing at the city of Outremont, in the province of Quebec, chauffeur, has by his petition alleged that on the fourth day of February, A.D. 1936, at the city of Montreal, in the said province, he and Clarisse Soucy, who was then of the said city of Montreal, a spinster, were married; and whereas by his petition he has prayed that, because of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

Marriage dissolved.

1. The said marriage between George Sutherland Cameron, junior, and Clarisse Soucy, his wife, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever.

Right to marry again.

2. The said George Sutherland Cameron, junior, may at any time hereafter marry any woman whom he might lawfully marry if the said marriage with the said Clarisse Soucy had not been solemnized.

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6 GEORGE VI.

CHAP. 50.

An Act for the relief of George McDonald Joseph Carew.

[Assented to 1st August, 1942.]

WHEREAS George McDonald Joseph Carew, domiciled Preamble in Canada and residing at the city of Montreal, in the province of Quebec, tailor, has by his petition alleged that on the twenty-fifth day of December, A.D. 1929, at the said city, he and Caroline Elizabeth Wilson, who was then of the said city, a spinster, were married; and whereas by his petition he has prayed that, because of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

1. The said marriage between George McDonald Joseph Carew and Caroline Elizabeth Wilson, his wife, is hereby Marriage dissolved. dissolved, and shall be henceforth null and void to all intents and purposes whatsoever.

2. The said George McDonald Joseph Carew may at Right to marry again any time hereafter marry any woman whom he might lawfully marry if the said marriage with the said Caroline Elizabeth Wilson had not been solemnized.

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6 GEORGE VI.

CHAP. 51.

An Act for the relief of Lester Lewis Catchpaw.

[Assented to 1st August, 1942.]

Preamble.

WHEREAS Lester Lewis Catchpaw, domiciled in Canada and residing at the town of Magog, in the county of Stanstead, in the province of Quebec, carpenter, has by his petition alleged that on the twelfth day of November, A.D. 1917, at the city of Montreal, in the said province, he and Beatrice Florence Browley, who was then of the said town, a spinster, were married; and whereas by his petition he has prayed that, because of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

Marriage dissolved.

1. The said marriage between Lester Lewis Catchpaw and Beatrice Florence Browley, his wife, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever.

Right to marry again.

2. The said Lester Lewis Catchpaw may at any time hereafter marry any woman whom he might lawfully marry if the said marriage with the said Beatrice Florence Browley had not been solemnized.

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6 GEORGE VI.

CHAP. 52.

An Act for the relief of Fred Catlow.

[Assented to 1st August, 1942.]

WHEREAS Fred Catlow, domiciled in Canada and re-
siding at the city of Montreal, in the province of
Quebec, assistant foreman, has by his petition alleged that
on the twenty-fourth day of August, A.D. 1925, at the
said city, he and Jennie McCormack, who was then of the
said city, a spinster, were married; and whereas by his
petition he has prayed that, because of her adultery since
then, their marriage be dissolved; and whereas the said
marriage and adultery have been proved by evidence ad-
duced and it is expedient that the prayer of his petition be
granted: Therefore His Majesty, by and with the advice
and consent of the Senate and House of Commons of
Canada, enacts as follows:—

1. The said marriage between Fred Catlow and Jennie McCormack, his wife, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever.

2. The said Fred Catlow may at any time hereafter marry any woman whom he might lawfully marry if the said marriage with the said Jennie McCormack had not been solemnized.

6 GEORGE VI.

CHAP. 53.

An Act for the relief of Elsie Epstein Cohen.

[Assented to 1st August, 1942.]

Preamble.

WHEREAS Elsie Epstein Cohen, residing at the city of Montreal, in the province of Quebec, chartered accountant, wife of Bernard Lande Cohen, insurance agent, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the twenty-sixth day of May, A.D. 1940, at the said city, she then being Elsie Epstein, a spinster; and whereas by her petition she has prayed that, because of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

Marriage dissolved.

1. The said marriage between Elsie Epstein and Bernard Lande Cohen, her husband, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever.

Right to marry again.

2. The said Elsie Epstein may at any time hereafter marry any man whom she might lawfully marry if the said marriage with the said Bernard Lande Cohen had not been solemnized.

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6 GEORGE VI.

CHAP. 54.

An Act for the relief of Edna Annie Heazle Constable.

[Assented to 1st August, 1942.]

WHEREAS Edna Annie Heazle Constable, residing at Preamble. the city of Montreal, in the province of Quebec, salad maker, wife of Harold Ernest Constable, labourer, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the seventeenth day of December, A.D. 1929, at the said city, she then being Edna Annie Heazle, a spinster; and whereas by her petition she has prayed that, because of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

1. The said marriage between Edna Annie Heazle and Harold Ernest Constable, her husband, is hereby dissolved, Marriage dissolved. and shall be henceforth null and void to all intents and purposes whatsoever.

2. The said Edna Annie Heazle may at any time hereafter marry any man whom she might lawfully marry if the said marriage with the said Harold Ernest Constable had not been solemnized. Right to marry again.

6 GEORGE VI.

CHAP. 55.

An Act for the relief of Dorothy Sunsheine Steirman Cooke.

[Assented to 1st August, 1942.]

Preamble.

WHEREAS Dorothy Sunsheine Steirman Cooke, residing at the city of Montreal, in the province of Quebec, saleswoman, wife of Hyman Cooke, workman, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the twenty-sixth day of January, A.D. 1930, at the said city, she then being Dorothy Sunsheine Steirman, a spinster; and whereas by her petition she has prayed that, because of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

Marriage dissolved.

1. The said marriage between Dorothy Sunsheine Steirman and Hyman Cooke, her husband, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever.

Right to marry again.

2. The said Dorothy Sunsheine Steirman may at any time hereafter marry any man whom she might lawfully marry if the said marriage with the said Hyman Cooke had not been solemnized.

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6 GEORGE VI.

CHAP. 56.

An Act for the relief of Dorothy Reed Cushing.

[Assented to 1st August, 1942.]

WHEREAS Dorothy Reed Cushing, residing at the city Preamble. of Westmount, in the province of Quebec, wife of Eric Albert Cushing, chartered accountant, who is domiciled in Canada and residing at the city of Montreal, in the said province, has by her petition alleged that they were married on the eighteenth day of September, A.D. 1926, at the said city of Montreal, she then being Dorothy Reed, a spinster; and whereas by her petition she has prayed that, because of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

1. The said marriage between Dorothy Reed and Eric Marriage dissolved. Albert Cushing, her husband, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever.
2. The said Dorothy Reed may at any time hereafter Right to marry again. marry any man whom she might lawfully marry if the said marriage with the said Eric Albert Cushing had not been solemnized.

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6 GEORGE VI.

CHAP. 57.

An Act for the relief of John Clifford Stanley Darbyson.

[Assented to 1st August, 1942.]

Preamble.

WHEREAS John Clifford Stanley Darbyson, domiciled in Canada and residing at the city of Montreal, in the province of Quebec, stock keeper, has by his petition alleged that on the third day of October, A.D. 1936, at the town of Magog, in the said province, he and Marie-Ange Descoteaux, who was then of the said town, a spinster, were married; and whereas by his petition he has prayed that, because of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

Marriage dissolved.

1. The said marriage between John Clifford Stanley Darbyson and Marie-Ange Descoteaux, his wife, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever.

Right to marry again.

2. The said John Clifford Stanley Darbyson may at any time hereafter marry any woman whom he might lawfully marry if the said marriage with the said Marie-Ange Descoteaux had not been solemnized.

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6 GEORGE VI.

CHAP. 58.

An Act for the relief of William Milroy Davidson.

[Assented to 1st August, 1942.]

WHEREAS William Milroy Davidson, domiciled in Preamble. Canada and residing at the city of Montreal, in the province of Quebec, assistant superintendent, has by his petition alleged that on the third day of September, A.D. 1927, at the city of Lachine, in the said province, he and Mary Lyall Thom, who was then of the said city of Lachine, a spinster, were married; and whereas by his petition he has prayed that, because of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

1. The said marriage between William Milroy Davidson and Mary Lyall Thom, his wife, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever. Marriage dissolved.
2. The said William Milroy Davidson may at any time hereafter marry any woman whom he might lawfully marry if the said marriage with the said Mary Lyall Thom had not been solemnized. Right to marry again.

6 GEORGE VI.

CHAP. 59.

An Act for the relief of Sarto Desnoyers.

[Assented to 1st August, 1942.]

Preamble.

WHEREAS Sarto Desnoyers, domiciled in Canada and residing at the city of Montreal, in the province of Quebec, pharmacist, has by his petition alleged that on the sixth day of February, A.D. 1929, at the said city, he and Gabrielle Arcand, who was then of the said city, a spinster, were married; and whereas by his petition he has prayed that, because of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

Marriage dissolved.

1. The said marriage between Sarto Desnoyers and Gabrielle Arcand, his wife, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever.

Right to marry again.

2. The said Sarto Desnoyers may at any time hereafter marry any woman whom he might lawfully marry if the said marriage with the said Gabrielle Arcand had not been solemnized.

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6 GEORGE VI.

CHAP. 60.

An Act for the relief of Marieatt Venditello Diano.

[Assented to 1st August, 1942.]

WHEREAS Marieatt Venditello Diano, residing at the Preamble. city of Lachine, in the province of Quebec, wife of Pasquale Diano, jobber, who is domiciled in Canada and residing at the city of Montreal, in the said province, has by her petition alleged that they were married on the twenty-fourth day of June, A.D. 1933, at the said city of Montreal, she then being Marieatt Venditello, a spinster; and whereas by her petition she has prayed that, because of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

1. The said marriage between Marieatt Venditello and Pasquale Diano, her husband, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever. Marriage dissolved.
2. The said Marieatt Venditello may at any time hereafter marry any man whom she might lawfully marry if the said marriage with the said Pasquale Diano had not been solemnized. Right to marry again.

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6 GEORGE VI.

CHAP. 61.

An Act for the relief of François Henri Drack.

[Assented to 1st August, 1942.]

Preamble.

WHEREAS François Henri Drack, domiciled in Canada and residing at the city of Montreal, in the province of Quebec, auditor and accountant, has by his petition alleged that on the second day of April, A.D. 1928, at the said city, he and Alice Ezilda Dubeau, who was then of the village of St. Philippe d'Argenteuil, in the said province, a spinster, were married; and whereas by his petition he has prayed that, because of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

Marriage dissolved.

1. The said marriage between François Henri Drack and Alice Ezilda Dubeau, his wife, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever.

Right to marry again.

2. The said François Henri Drack may at any time hereafter marry any woman whom he might lawfully marry if the said marriage with the said Alice Ezilda Dubeau had not been solemnized.

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6 GEORGE VI.

CHAP. 62.

An Act for the relief of Phyllis Wilda Valentine Park Evans.

[Assented to 1st August, 1942.]

WHEREAS Phyllis Wilda Valentine Park Evans, residing Preamble. at the city of Westmount, in the province of Quebec, stenographer, wife of Philip Norton Evans, mechanical engineer, who is domiciled in Canada and residing at the city of Shawinigan Falls, in the said province, has by her petition alleged that they were married on the eighteenth day of July, A.D. 1936, at the village of Hudson Heights, in the said province, she then being Phyllis Wilda Valentine Park, a spinster; and whereas by her petition she has prayed that, because of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

1. The said marriage between Phyllis Wilda Valentine Park and Philip Norton Evans, her husband, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever.
2. The said Phyllis Wilda Valentine Park may at any time hereafter marry any man whom she might lawfully marry if the said marriage with the said Philip Norton Evans had not been solemnized.

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6 GEORGE VI.

CHAP. 63.

An Act for the relief of Ruth Ufland Fishman.

[Assented to 1st August, 1942.]

Preamble.

WHEREAS Ruth Ufland Fishman, residing at the city of New York, in the state of New York, one of the United States of America, handbag examiner, wife of Morris Fishman, foreman, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, has by her petition alleged that they were married on the third day of January, A.D. 1934, at the said city of New York, she then being Ruth Ufland, a spinster; and whereas by her petition she has prayed that, because of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

Marriage dissolved.

1. The said marriage between Ruth Ufland and Morris Fishman, her husband, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever.

Right to marry again.

2. The said Ruth Ufland may at any time hereafter marry any man whom she might lawfully marry if the said marriage with the said Morris Fishman had not been solemnized.

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6 GEORGE VI.

CHAP. 64.

An Act for the relief of Joyce Elizabeth Blackburn Gordon.

[Assented to 1st August, 1942.]

WHEREAS Joyce Elizabeth Blackburn Gordon, residing Preamble. at the city of Montreal, in the province of Quebec, secretary, wife of Douglas Haig Gordon, police officer, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the ninth day of April, A.D. 1938, at the said city, she then being Joyce Elizabeth Blackburn, a spinster; and whereas by her petition she has prayed that, because of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

1. The said marriage between Joyce Elizabeth Blackburn and Douglas Haig Gordon, her husband, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever. Marriage dissolved.
2. The said Joyce Elizabeth Blackburn may at any time hereafter marry any man whom she might lawfully marry if the said marriage with the said Douglas Haig Gordon had not been solemnized. Right to marry again.

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6 GEORGE VI.

CHAP. 65.

An Act for the relief of Elizabeth Gertrude DeSerres Gould.

[Assented to 1st August, 1942.]

Preamble.

WHEREAS Elizabeth Gertrude DeSerres Gould, residing at the city of Montreal, in the province of Quebec, office clerk, wife of John James Gould, purchasing agent, who is domiciled in Canada and residing at the city of Outremont, in the said province, has by her petition alleged that they were married on the second day of June, A.D. 1923 at the town of Rouses Point, in the state of New York, one of the United States of America, she then being Elizabeth Gertrude DeSerres, a spinster; and whereas by her petition she has prayed that, because of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

Marriage dissolved.

1. The said marriage between Elizabeth Gertrude DeSerres and John James Gould, her husband, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever.

Right to marry again.

2. The said Elizabeth Gertrude DeSerres may at any time hereafter marry any man whom she might lawfully marry if the said marriage with the said John James Gould had not been solemnized.

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6 GEORGE VI.

CHAP. 66.

An Act for the relief of Audrey Meredith Mann Harrison.

[Assented to 1st August, 1942.]

WHEREAS Audrey Meredith Mann Harrison, residing Preamble. at the city of Montreal, in the province of Quebec, office clerk, wife of Kenneth William Harrison, hotel manager, who is domiciled in Canada and residing at the town of Ste. Agathe, in the said province, has by her petition alleged that they were married on the sixteenth day of May, A.D. 1932, at the said city, she then being Audrey Meredith Mann; and whereas by her petition she has prayed that, because of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

1. The said marriage between Audrey Meredith Mann Marriage dissolved. and Kenneth William Harrison, her husband, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever.
2. The said Audrey Meredith Mann may at any time Right to marry again. hereafter marry any man whom she might lawfully marry if the said marriage with the said Kenneth William Harrison had not been solemnized.

6 GEORGE VI.

CHAP. 67.

An Act for the relief of Phyllis Mary Alice Verrinder Horrell.

[Assented to 1st August, 1942.]

Preamble.

WHEREAS Phyllis Mary Alice Verrinder Horrell, residing at the town of Mount Royal, in the province of Quebec, stenographer, wife of John Lennox Horrell, store supervisor, who is domiciled in Canada and residing at the town of Mackayville, in the said province, has by her petition alleged that they were married on the twenty-eighth day of September, A.D. 1929, at the city of Verdun, in the said province, she then being Phyllis Mary Alice Verrinder, a spinster; and whereas by her petition she has prayed that, because of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

Marriage dissolved.

1. The said marriage between Phyllis Mary Alice Verrinder and John Lennox Horrell, her husband, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever.

Right to marry again.

2. The said Phyllis Mary Alice Verrinder may at any time hereafter marry any man whom she might lawfully marry if the said marriage with the said John Lennox Horrell had not been solemnized.

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6 GEORGE VI.

CHAP. 68.

An Act for the relief of Louise Mehliss Jackson.

[Assented to 1st August, 1942.]

WHEREAS Louise Mehliss Jackson, residing at Heron Preamble. Island, in the district of Montreal, in the province of Quebec, factory employee, wife of William Jackson, machinist, who is domiciled in Canada and residing at the city of Westmount, in the said province, has by her petition alleged that they were married on the twenty-ninth day of June, A.D. 1922, at the city of Montreal, in the said province, she then being Louise Mehliss, a spinster; and whereas by her petition she has prayed that, because of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

1. The said marriage between Louise Mehliss and William Jackson, her husband, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever. Marriage dissolved.
2. The said Louise Mehliss may at any time hereafter marry any man whom she might lawfully marry if the said marriage with the said William Jackson had not been solemnized. Right to marry again.

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6 GEORGE VI.

CHAP. 69.

An Act for the relief of Ethel May Marshall James.

[Assented to 1st August, 1942.]

Preamble.

WHEREAS Ethel May Marshall James, residing at the city of Montreal, in the province of Quebec, wife of Ernest Gray James, assistant foreman, who is domiciled in Canada and residing at the city of Westmount, in the said province, has by her petition alleged that they were married on the fourth day of June, A.D. 1931, at the city of Outremont, in the said province, she then being Ethel May Marshall, a spinster; and whereas by her petition she has prayed that, because of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

Marriage dissolved.

1. The said marriage between Ethel May Marshall and Ernest Gray James, her husband, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever.

Right to marry again.

2. The said Ethel May Marshall may at any time hereafter marry any man whom she might lawfully marry if the said marriage with the said Ernest Gray James had not been solemnized.

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6 GEORGE VI.

CHAP. 70.

An Act for the relief of Alice Adelia LaFleur Johnston.

[Assented to 1st August, 1942.]

WHEREAS Alice Adelia LaFleur Johnston, residing at Preamble. the city of Hull, in the province of Quebec, assistant hotel manager, wife of Frederick Graham Johnston, hotel manager, who is domiciled in Canada and residing at the said city of Hull, has by her petition alleged that they were married on the twelfth day of September, A.D. 1931, at the city of Toronto, in the province of Ontario, she then being Alice Adelia LaFleur, a spinster; and whereas by her petition she has prayed that, because of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

1. The said marriage between Alice Adelia LaFleur and Frederick Graham Johnston, her husband, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever. Marriage dissolved.
2. The said Alice Adelia LaFleur may at any time hereafter marry any man whom she might lawfully marry if the said marriage with the said Frederick Graham Johnston had not been solemnized. Right to marry again.

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6 GEORGE VI.

CHAP. 71.

An Act for the relief of Isabel Jessica Black Jolley.

[Assented to 1st August, 1942.]

Preamble.

WHEREAS Isabel Jessica Black Jolley, residing at the town of Lachute, in the province of Quebec, rooming-house keeper, wife of Raymond Philip Jolley, labourer, who is domiciled in Canada and residing at the city of Verdun, in the said province, has by her petition alleged that they were married on the twenty-second day of July, A.D. 1924, at the city of Montreal, in the said province, she then being Isabel Jessica Black, a spinster; and whereas by her petition she has prayed that, because of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

Marriage dissolved.

1. The said marriage between Isabel Jessica Black and Raymond Philip Jolley, her husband, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever.

Right to marry again.

2. The said Isabel Jessica Black may at any time hereafter marry any man whom she might lawfully marry if the said marriage with the said Raymond Philip Jolley had not been solemnized.

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6 GEORGE VI.

CHAP. 72.

An Act for the relief of Max Kaback.

[Assented to 1st August, 1942.]

WHEREAS Max Kaback, of the city of Montreal, in the ^{Preamble.} province of Quebec, factory manager, has by his petition alleged, in effect, that on the twenty-eighth day of June, A.D. 1936, at the said city of Montreal, he was lawfully married to Lillian Shirley Beckow; that she was then of the said city of Montreal, a spinster; that his legal domicile was then and is now in the province of Quebec in Canada; that in the year 1937 she deserted him; that in the year 1940 she obtained, in the Second Judicial District Court in and for the county of Washoe, in the state of Nevada, one of the United States of America, a decree of divorce from him; that subsequently she went through a form of marriage with one Leonard Blank and has since then lived with the said Leonard Blank as his wife; that he has not connived at nor condoned the said form of marriage and her so living with the said Leonard Blank; that there has been no collusion, directly or indirectly, between him and her in the proceedings for divorce; and whereas by his petition he has prayed for the passing of an Act dissolving his said marriage; and affording him such other relief as is deemed meet; and whereas the said allegations have been proved, and it is expedient that the prayer of his petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

1. The said marriage between Max Kaback and Lillian Shirley Beckow, his wife, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever. ^{Marriage dissolved.}
2. The said Max Kaback may at any time hereafter marry any woman whom he might lawfully marry if the said marriage with the said Lillian Shirley Beckow had not been solemnized. ^{Right to marry again.}

6 GEORGE VI.

CHAP. 73.

An Act for the relief of Ethel Gerson Kalmanovitch.

[Assented to 1st August, 1942.]

Preamble.

WHEREAS Ethel Gerson Kalmanovitch, residing at the city of Montreal, in the province of Quebec, book-keeper, wife of Louis Edward Kalmanovitch, merchant, who is domiciled in Canada and formerly resided at the said city, has by her petition alleged that they were married on the twenty-ninth day of June, A.D. 1921, at the said city, she then being Ethel Gerson, a spinster; and whereas by her petition she has prayed that, because of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

Marriage dissolved.

1. The said marriage between Ethel Gerson and Louis Edward Kalmanovitch, her husband, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever.

Right to marry again.

2. The said Ethel Gerson may at any time hereafter marry any man whom she might lawfully marry if the said marriage with the said Louis Edward Kalmanovitch had not been solemnized.

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6 GEORGE VI.

CHAP. 74.

An Act for the relief of Bella Miller Keller.

[Assented to 1st August, 1942.]

WHEREAS Bella Miller Keller, residing at the city of Preamble. Montreal, in the province of Quebec, wife of Benjamin Keller, salesman, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the fourteenth day of April, A.D. 1936, at the said city, she then being Bella Miller, a spinster; and whereas by her petition she has prayed that, because of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

1. The said marriage between Bella Miller and Benjamin Keller, her husband, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever. Marriage dissolved.
2. The said Bella Miller may at any time hereafter marry any man whom she might lawfully marry if the said marriage with the said Benjamin Keller had not been solemnized. Right to marry again.

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6 GEORGE VI.

CHAP. 75.

An Act for the relief of Jean Walker Creighton King.

[Assented to 1st August, 1942.]

Preamble.

WHEREAS Jean Walker Creighton King, residing at the city of Montreal, in the province of Quebec, coil inspector, wife of Aden Alexander King, office clerk, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the twenty-third day of December, A.D. 1932, at the said city, she then being Jean Walker Creighton, a spinster; and whereas by her petition she has prayed that, because of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

Marriage dissolved.

1. The said marriage between Jean Walker Creighton and Aden Alexander King, her husband, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever.

Right to marry again.

2. The said Jean Walker Creighton may at any time hereafter marry any man whom she might lawfully marry if the said marriage with the said Aden Alexander King had not been solemnized.

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6 GEORGE VI.

CHAP. 76.

An Act for the relief of Mary Celina Broadhurst LaRose.

[Assented to 1st August, 1942.]

WHEREAS Mary Celina Broadhurst LaRose, residing Preamble. at the city of Verdun, in the province of Quebec, munitions inspector, wife of George Felix LaRose, commercial traveller, who is domiciled in Canada and residing at the city of Montreal, in the said province, has by her petition alleged that they were married on the first day of July, A.D. 1933, at the city of Quebec, in the said province she then being Mary Celina Broadhurst, a spinster; and whereas by her petition she has prayed that, because of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

1. The said marriage between Mary Celina Broadhurst and George Felix LaRose, her husband, is hereby dissolved Marriage dissolved. and shall be henceforth null and void to all intents and purposes whatsoever.
2. The said Mary Celina Broadhurst may at any time hereafter marry any man whom she might lawfully marry Right to marry again. if the said marriage with the said George Felix LaRose had not been solemnized.

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6 GEORGE VI.

CHAP. 77.

An Act for the relief of Myer Levine.

[Assented to 1st August, 1942.]

Preamble.

WHEREAS Myer Levine, domiciled in Canada and residing at the city of Montreal, in the province of Quebec, linotype operator, has by his petition alleged that on the nineteenth day of June, A.D. 1932, at the said city, he and Stella Cohen, who was then of the said city, a spinster, were married; and whereas by his petition he has prayed that, because of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

Marriage dissolved.

1. The said marriage between Myer Levine and Stella Cohen, his wife, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever.

Right to marry again.

2. The said Myer Levine may at any time hereafter marry any woman whom he might lawfully marry if the said marriage with the said Stella Cohen had not been solemnized.

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6 GEORGE VI.

CHAP. 78.

An Act for the relief of Malca Levitt, otherwise known as Atty Malcy Levitt.

[Assented to 1st August, 1942.]

WHEREAS Malca Levitt, otherwise known as Atty ^{Preamble.} Malcy Levitt, residing at the city of Outremont, in the province of Quebec, wife of Samuel Levitt, salesman, who is domiciled in Canada and residing at the city of Montreal, in the said province, has by her petition alleged that they were married on the tenth day of June, A.D. 1928, at the said city of Montreal, she then being Malca Levitt, a spinster; and whereas by her petition she has prayed that, because of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

1. The said marriage between Malca Levitt and Samuel ^{Marriage dissolved.} Levitt, her husband, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever.

2. The said Malca Levitt may at any time hereafter ^{Right to marry again.} marry any man whom she might lawfully marry if the said marriage with the said Samuel Levitt had not been solemnized.

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6 GEORGE VI.

CHAP. 79.

An Act for the relief of Lola McIntosh.

[Assented to 1st August, 1942.]

Preamble.

WHEREAS Lola McIntosh, residing at the city of Montreal, in the province of Quebec, munitions inspector, wife of Kenneth McIntosh, brakesman, who is domiciled in Canada and residing at the said city of Montreal, has by her petition alleged that they were married on the seventeenth day of July, A.D. 1920, at the city of Ottawa, in the province of Ontario, she then being Lola Currier, a spinster; and whereas by her petition she has prayed that, because of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

Marriage dissolved.

1. The said marriage between Lola Currier and Kenneth McIntosh, her husband, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever.

Right to marry again.

2. The said Lola Currier may at any time hereafter marry any man whom she might lawfully marry if the said marriage with the said Kenneth McIntosh had not been solemnized.

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6 GEORGE VI.

CHAP. 80.

An Act for the relief of Kate Elizabeth Laidlaw McNiven.

[Assented to 1st August, 1942.]

WHEREAS Kate Elizabeth Laidlaw McNiven, residing Preamble. at the city of Westmount, in the province of Quebec, wife of John J. McNiven, electrical engineer, who is domiciled in Canada and residing at the city of Montreal, in the said province of Quebec, has by her petition alleged that they were married on the sixth day of November, A.D. 1913, at the city of New Westminster, in the province of British Columbia, she then being Kate Elizabeth Laidlaw, a spinster; and whereas by her petition she has prayed that, because of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

1. The said marriage between Kate Elizabeth Laidlaw and John J. McNiven, her husband, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever. Marriage dissolved.

2. The said Kate Elizabeth Laidlaw may at any time hereafter marry any man whom she might lawfully marry if the said marriage with the said John J. McNiven had not been solemnized. Right to marry again.

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6 GEORGE VI.

CHAP. 81.

An Act for the relief of Frederick William Merchant.

[Assented to 1st August, 1942.]

Preamble.

WHEREAS Frederick William Merchant, domiciled in Canada and residing at the city of Montreal, in the province of Quebec, mechanic, has by his petition alleged that on the twenty-third day of May, A.D. 1936, at the said city, he and Maria Caterina Parino, who was then of the said city, a spinster, were married; and whereas by his petition he has prayed that, because of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

Marriage dissolved.

1. The said marriage between Frederick William Merchant and Maria Caterina Parino, his wife, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever.

Right to marry again.

2. The said Frederick William Merchant may at any time hereafter marry any woman whom he might lawfully marry if the said marriage with the said Maria Caterina Parino had not been solemnized.

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6 GEORGE VI.

CHAP. 82.

An Act for the relief of Effie Euphemia Shannon Monette.

[Assented to 1st August, 1942.]

WHEREAS Effie Euphemia Shannon Monette, residing Preamble. at the city of Montreal, in the province of Quebec, practical nurse, wife of John Francis Monette, salesman, who is domiciled in Canada and residing at the said city of Montreal, has by her petition alleged that they were married on the twenty-second day of December, A.D. 1924, at the city of Toronto, in the province of Ontario, she then being Effie Euphemia Shannon, a spinster; and whereas by her petition she has prayed that, because of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

1. The said marriage between Effie Euphemia Shannon and John Francis Monette, her husband, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever. Marriage dissolved.
2. The said Effie Euphemia Shannon may at any time hereafter marry any man whom she might lawfully marry if the said marriage with the said John Francis Monette had not been solemnized. Right to marry again.

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6 GEORGE VI.

CHAP. 83.

An Act for the relief of Marguerite Elsie Ramsay Murdoch.

[Assented to 1st August, 1942.]

Preamble.

WHEREAS Marguerite Elsie Ramsay Murdoch, residing at the city of Montreal, in the province of Quebec, wife of George Edward Murdoch, salesman, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the nineteenth day of October, A.D. 1935, at the said city, she then being Marguerite Elsie Ramsay, a spinster; and whereas by her petition she has prayed that, because of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

Marriage dissolved.

1. The said marriage between Marguerite Elsie Ramsay and George Edward Murdoch, her husband, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever.

Right to marry again.

2. The said Marguerite Elsie Ramsay may at any time hereafter marry any man whom she might lawfully marry if the said marriage with the said George Edward Murdoch had not been solemnized.

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6 GEORGE VI.

CHAP. 84.

An Act for the relief of Irene Coadic Murphy.

[Assented to 1st August, 1942.]

WHEREAS Irene Coadic Murphy, residing at the city Preamble. of Montreal, in the province of Quebec, waitress, wife of Nelson Peter Murphy, assistant manager, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the seventh day of November, A.D. 1927, at the said city, she then being Irene Coadic, a spinster; and whereas by her petition she has prayed that, because of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

1. The said marriage between Irene Coadic and Nelson Peter Murphy, her husband, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever. Marriage dissolved.

2. The said Irene Coadic may at any time hereafter marry any man whom she might lawfully marry if the said marriage with the said Nelson Peter Murphy had not been solemnized. Right to marry again.

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6 GEORGE VI.

CHAP. 85.

An Act for the relief of Elsie May Cape Newman.

[Assented to 1st August, 1942.]

Preamble.

WHEREAS Elsie May Cape Newman, residing at the city of Montreal, in the province of Quebec, commercial artist, wife of Edgar Ashburnham Newman, fruit grower, who is domiciled in Canada and residing at the town of Ville LaSalle, in the said province, has by her petition alleged that they were married on the eleventh day of June, A.D. 1932, at the city of Lachine, in the said province, she then being Elsie May Cape, a spinster; and whereas by her petition she has prayed that, because of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

Marriage dissolved.

1. The said marriage between Elsie May Cape and Edgar Ashburnham Newman, her husband, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever.

Right to marry again.

2. The said Elsie May Cape may at any time hereafter marry any man whom she might lawfully marry if the said marriage with the said Edgar Ashburnham Newman had not been solemnized.

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6 GEORGE VI.

CHAP. 86.

An Act for the relief of Gertrude Pelletier Patenaude.

[Assented to 1st August, 1942.]

WHEREAS Gertrude Pelletier Patenaude, residing at, Preamble. the city of Montreal, in the province of Quebec wife of Alphonse Patenaude, theatre manager, who is domiciled in Canada and residing at the city of Sorel, in the said province, has by her petition alleged that they were married on the fifth day of May, A.D. 1924, at the said city of Montreal, she then being Gertrude Pelletier, a spinster; and whereas by her petition she has prayed that, because of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

1. The said marriage between Gertrude Pelletier and Alphonse Patenaude, her husband, is hereby dissolved, and Marriage dissolved. shall be henceforth null and void to all intents and purposes whatsoever.

2. The said Gertrude Pelletier may at any time here-
after marry any man whom she might lawfully marry if
the said marriage with the said Alphonse Patenaude had
not been solemnized. Right to marry again.

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6 GEORGE VI.

CHAP. 87.

An Act for the relief of Margaretha Elisabeth Buck Peereboom.

[Assented to 1st August, 1942.]

Preamble.

WHEREAS Margaretha Elisabeth Buck Peereboom, residing at the city of Montreal, in the province of Quebec, managing director, wife of Peter Peereboom, salesman, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the twelfth day of April, A.D. 1930, at the said city, she then being Margaretha Elisabeth Buck, a spinster; and whereas by her petition she has prayed that, because of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

Marriage dissolved.

1. The said marriage between Margaretha Elisabeth Buck and Peter Peereboom, her husband, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever.

Right to marry again.

2. The said Margaretha Elisabeth Buck may at any time hereafter marry any man whom she might lawfully marry if the said marriage with the said Peter Peereboom had not been solemnized.

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6 GEORGE VI.

CHAP. 88.

An Act for the relief of Marie Martha Hermine Browne Peters.

[Assented to 1st August, 1942.]

WHEREAS Marie Martha Hermine Browne Peters, ^{Preamble.} residing at the city of Montreal, in the province of Quebec, saleswoman, wife of Henry Beryl Peters, bank clerk, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the seventeenth day of June, A.D. 1920, at the said city, she then being Marie Martha Hermine Browne, a spinster; and whereas by her petition she has prayed that, because of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

1. The said marriage between Marie Martha Hermine Browne and Henry Beryl Peters, her husband, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever. ^{Marriage dissolved.}

2. The said Marie Martha Hermine Browne may at any time hereafter marry any man whom she might lawfully marry if the said marriage with the said Henry Beryl Peters had not been solemnized. ^{Right to marry again.}

6 GEORGE VI.

CHAP. 89.

An Act for the relief of Marie Glenna Grace Thomas Reynolds.

[Assented to 1st August, 1942.]

Preamble.

WHEREAS Marie Glenna Grace Thomas Reynolds, residing at the city of Montreal, in the province of Quebec, shopper, wife of Lawrence Bruce Reynolds, advertising clerk, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the twenty-fourth day of September, A.D. 1932, at the said city, she then being Marie Glenna Grace Thomas, a spinster; and whereas by her petition she has prayed that, because of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

Marriage dissolved.

1. The said marriage between Marie Glenna Grace Thomas and Lawrence Bruce Reynolds, her husband, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever.

Right to marry again.

2. The said Marie Glenna Grace Thomas may at any time hereafter marry any man whom she might lawfully marry if the said marriage with the said Lawrence Bruce Reynolds had not been solemnized.

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6 GEORGE VI.

CHAP. 90.

An Act for the relief of Bertha Beatrix Berlind Ripstein.

[Assented to 1st August, 1942.]

WHEREAS Bertha Beatrix Berlind Ripstein, residing at Preamble. the city of Montreal, in the province of Quebec, saleswoman, wife of Charles Kay Ripstein, agent, who is domiciled in Canada and residing at the said city of Montreal, has by her petition alleged that they were married on the ninth day of January, A.D. 1923, at the city of Westmount, in the said province, she then being Bertha Beatrix Berlind, a spinster; and whereas by her petition she has prayed that, because of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

1. The said marriage between Bertha Beatrix Berlind and Charles Kay Ripstein, her husband, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever. Marriage dissolved.
2. The said Bertha Beatrix Berlind may at any time hereafter marry any man whom she might lawfully marry if the said marriage with the said Charles Kay Ripstein had not been solemnized. Right to marry again.

6 GEORGE VI.

CHAP. 91.

An Act for the relief of Alice Beatrice Armand Roberts.

[Assented to 1st August, 1942.]

Preamble.

WHEREAS Alice Beatrice Armand Roberts, residing at the city of Montreal, in the province of Quebec, waitress, wife of Harold William Roberts, musician, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the twenty-eighth day of September, A.D. 1933, at the said city, she then being Alice Beatrice Armand, a spinster; and whereas by her petition she has prayed that, because of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

Marriage dissolved.

1. The said marriage between Alice Beatrice Armand and Harold William Roberts, her husband, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever.

Right to marry again.

2. The said Alice Beatrice Armand may at any time hereafter marry any man whom she might lawfully marry if the said marriage with the said Harold William Roberts had not been solemnized.

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6 GEORGE VI.

CHAP. 92.

An Act for the relief of Doris Golt Rosner.

[Assented to 1st August, 1942.]

WHEREAS Doris Golt Rosner, residing at the city of Preamble. Montreal, in the province of Quebec, wife of Mendel Rosner, assistant foreman, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the twenty-first day of October, A.D. 1934, at the said city, she then being Doris Golt, a spinster; and whereas by her petition she has prayed that, because of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

1. The said marriage between Doris Golt and Mendel Rosner, her husband, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever. Marriage dissolved.
2. The said Doris Golt may at any time hereafter marry any man whom she might lawfully marry if the said marriage with the said Mendel Rosner had not been solemnized. Right to marry again.

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6 GEORGE VI.

CHAP. 93.

An Act for the relief of Celia Reynolds Schellenberg.

[Assented to 1st August, 1942.]

Preamble.

WHEREAS Celia Reynolds Schellenberg, residing at the city of Montreal, in the province of Quebec, saleswoman, wife of August Schellenberg, mechanic, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the twenty-seventh day of December, A.D. 1928, at the said city, she then being Celia Reynolds, a spinster; and whereas by her petition she has prayed that, because of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

Marriage dissolved.

1. The said marriage between Celia Reynolds and August Schellenberg, her husband, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever.

Right to marry again.

2. The said Celia Reynolds may at any time hereafter marry any man whom she might lawfully marry if the said marriage with the said August Schellenberg had not been solemnized.

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6 GEORGE VI.

CHAP. 94.

An Act for the relief of Elizabeth Molnar Schneider.

[Assented to 1st August, 1942.]

WHEREAS Elizabeth Molnar Schneider, residing at the Preamble. city of Montreal, in the province of Quebec, cook, wife of Adalbert Adam Schneider, restaurant employee, who is domiciled in Canada and residing at the said city of Montreal, has by her petition alleged that they were married on the fifth day of October, A.D. 1929, at the city of Liebling, in Roumania, she then being Elizabeth Molnar, a spinster; and whereas by her petition she has prayed that, because of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

1. The said marriage between Elizabeth Molnar and Adalbert Adam Schneider, her husband, is hereby dissolved, Marriage dissolved. and shall be henceforth null and void to all intents and purposes whatsoever.

2. The said Elizabeth Molnar may at any time hereafter marry any man whom she might lawfully marry if the said marriage with the said Adalbert Adam Schneider had not been solemnized. Right to marry again.

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6 GEORGE VI.

CHAP. 95.

An Act for the relief of Annie Miriam Scott.

[Assented to 1st August, 1942.]

Preamble.

WHEREAS Annie Miriam Scott, residing at the village of Ste. Agathe, in the province of Quebec, nurse, wife of Hugh Malcolm Scott, salesman, who is domiciled in Canada and residing at the village of North River, in the province of Prince Edward Island, has by her petition alleged that they were married on the fifteenth day of November, A.D. 1940, at the town of Sackville, in the province of New Brunswick, she then being Annie Miriam McRae, a spinster; and whereas by her petition she has prayed that, because of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

Marriage dissolved.

1. The said marriage between Annie Miriam McRae and Hugh Malcolm Scott, her husband, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever.

Right to marry again.

2. The said Annie Miriam McRae may at any time hereafter marry any man whom she might lawfully marry if the said marriage with the said Hugh Malcolm Scott had not been solemnized.

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6 GEORGE VI.

CHAP. 96.

An Act for the relief of Freda Sweet Simon.

[Assented to 1st August, 1942.]

WHEREAS Freda Sweet Simon, residing at the city of Preamble. Outremont, in the province of Quebec, wife of Harry Simon, manufacturer, who is domiciled in Canada and formerly resided at the said city of Outremont, has by her petition alleged that they were married on the eighth day of March, A.D. 1925, at the city of Montreal, in the said province, she then being Freda Sweet, a spinster; and whereas by her petition she has prayed that, because of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

1. The said marriage between Freda Sweet and Harry Marriage dissolved. Simon, her husband, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever.

2. The said Freda Sweet may at any time hereafter marry Right to marry again. any man whom she might lawfully marry if the said marriage with the said Harry Simon had not been solemnized.

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6 GEORGE VI.

CHAP. 97.

An Act for the relief of Jack Simon.

[Assented to 1st August, 1942.]

Preamble.

WHEREAS Jack Simon, domiciled in Canada and residing at the city of Montreal, in the province of Quebec, clothing manufacturer, has by his petition alleged that on the twenty-third day of June, A.D. 1929, at the said city of Montreal, he and Eleanor Louise Klein, who was then of the city of Wilmette, in the state of Illinois, one of the United States of America, a spinster, were married; and whereas by his petition he has prayed that, because of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

Marriage dissolved.

1. The said marriage between Jack Simon and Eleanor Louise Klein, his wife, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever.

Right to marry again.

2. The said Jack Simon may at any time hereafter marry any woman whom he might lawfully marry if the said marriage with the said Eleanor Louise Klein had not been solemnized.

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6 GEORGE VI.

CHAP. 98.

An Act for the relief of Marie Louise McCarthy Smyth.

[Assented to 1st August, 1942.]

WHEREAS Marie Louise McCarthy Smyth, residing Preamble. at the city of Windsor, in the province of Ontario, wife of John Patrick Augustus Smyth, business executive, who is domiciled in Canada and residing at the town of Mount Royal, in the province of Quebec, has by her petition alleged that they were married on the eighteenth day of June, A.D. 1929, at the town of Sandwich, in the province of Ontario, she then being Marie Louise McCarthy, a spinster; and whereas by her petition she has prayed that, because of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

1. The said marriage between Marie Louise McCarthy and John Patrick Augustus Smyth, her husband, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever. Marriage dissolved.
2. The said Marie Louise McCarthy may at any time hereafter marry any man whom she might lawfully marry if the said marriage with the said John Patrick Augustus Smyth had not been solemnized. Right to marry again.

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6 GEORGE VI.

CHAP. 99.

An Act for the relief of Norma Brown Stevenson.

[Assented to 1st August, 1942.]

Preamble.

WHEREAS Norma Brown Stevenson, residing at the city of Montreal, in the province of Quebec, wife of Wilfred Robb Stevenson, insurance broker, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the eighteenth day of September, A.D. 1926, at the said city, she then being Norma Brown, a spinster; and whereas by her petition she has prayed that, because of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

Marriage dissolved.

1. The said marriage between Norma Brown and Wilfred Robb Stevenson, her husband, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever.

Right to marry again.

2. The said Norma Brown may at any time hereafter marry any man whom she might lawfully marry if the said marriage with the said Wilfred Robb Stevenson had not been solemnized.

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6 GEORGE VI.

CHAP. 100.

An Act for the relief of Alan Swabey.

[Assented to 1st August, 1942.]

WHEREAS Alan Swabey, domiciled in Canada and Preamble. residing at the city of Montreal, in the province of Quebec, patent attorney, has by his petition alleged that on the fourteenth day of February, A.D. 1931, at the said city, he and Helen Louise Smart, who was then of the said city, a spinster, were married; and whereas by his petition he has prayed that, because of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

1. The said marriage between Alan Swabey and Helen Louise Smart, his wife, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever. Marriage dissolved.
2. The said Alan Swabey may at any time hereafter marry any woman whom he might lawfully marry if the said marriage with the said Helen Louise Smart had not been solemnized. Right to marry again.

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6 GEORGE VI.

CHAP. 101.

An Act for the relief of Leah May Jarvis Traver.

[Assented to 1st August, 1942.]

Preamble.

WHEREAS Leah May Jarvis Traver, residing at the town of Drummondville, in the province of Quebec, office clerk, wife of William Winfield Traver, who is domiciled in Canada and residing at the village of Gratten Lake, in the district of Joliette, in the said province, has by her petition alleged that they were married on the thirtieth day of April, A.D. 1927, at the city of Montreal, in the said province, she then being Leah May Jarvis, a spinster; and whereas by her petition she has prayed that, because of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

Marriage dissolved.

1. The said marriage between Leah May Jarvis and William Winfield Traver, her husband, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever.

Right to marry again.

2. The said Leah May Jarvis may at any time hereafter marry any man whom she might lawfully marry if the said marriage with the said William Winfield Traver had not been solemnized.

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6 GEORGE VI.

CHAP. 102.

An Act for the relief of Irma Kern Ulrich.

[Assented to 1st August, 1942.]

WHEREAS Irma Kern Ulrich, residing at the city of Preamble. Montreal, in the province of Quebec, milliner, wife of Joseph Ulrich, tool maker, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the sixth day of April, A.D. 1929, at the town of Sagul, in the province of Jud Arad, in Roumania, she then being Irma Kern, a spinster; and whereas by her petition she has prayed that, because of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

1. The said marriage between Irma Kern and Joseph Ulrich, her husband, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever. Marriage dissolved.
2. The said Irma Kern may at any time hereafter marry any man whom she might lawfully marry if the said marriage with the said Joseph Ulrich had not been solemnized. Right to marry again.

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6 GEORGE VI.

CHAP. 103.

An Act for the relief of Wandless Joseph Henry Verdon.

[Assented to 1st August, 1942.]

Preamble.

WHEREAS Wandless Joseph Henry Verdon, domiciled in Canada and residing at the city of Montreal, in the province of Quebec, draughtsman, has by his petition alleged that on the fourteenth day of January, A.D. 1927, at the said city, he and Doris Lillian Sarah Green, who was then of the said city, a spinster, were married; and whereas by his petition he has prayed that, because of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

Marriage dissolved.

1. The said marriage between Wandless Joseph Henry Verdon and Doris Lillian Sarah Green, his wife, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever.

Right to marry again.

2. The said Wandless Joseph Henry Verdon may at any time hereafter marry any woman whom he might lawfully marry if the said marriage with the said Doris Lillian Sarah Green had not been solemnized.

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6 GEORGE VI.

CHAP. 104.

An Act for the relief of Mary Eileen Scott Warrington.

[Assented to 1st August, 1942.]

WHEREAS Mary Eileen Scott Warrington, residing at Preamble. the village of Breakeyville, in the county Levis, in the province of Quebec, assistant technician, wife of John Stuart Warrington, theatre manager, who is domiciled in Canada and formerly resided at the city of Quebec, in the said province, has by her petition alleged that they were married on the first day of September, A.D. 1934, at the said village, she then being Mary Eileen Scott, a spinster; and whereas by her petition she has prayed that, because of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

1. The said marriage between Mary Eileen Scott and John Stuart Warrington, her husband, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever. Marriage dissolved.
2. The said Mary Eileen Scott may at any time hereafter marry any man whom she might lawfully marry if the said marriage with the said John Stuart Warrington had not been solemnized. Right to marry again.

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6 GEORGE VI.

CHAP. 105.

An Act for the relief of George Webb.

[Assented to 1st August, 1942.]

Preamble.

WHEREAS George Webb, domiciled in Canada and residing at the city of Montreal, in the province of Quebec, chauffeur, has by his petition alleged that on the sixteenth day of December, A.D. 1912, at the city of Outremont, in the said province, he and Charlotte Thoburn, who was then of the said city of Montreal, a spinster, were married; and whereas by his petition he has prayed that, because of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

Marriage dissolved.

1. The said marriage between George Webb and Charlotte Thoburn, his wife, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever.

Right to marry again.

2. The said George Webb may at any time hereafter marry any woman whom he might lawfully marry if the said marriage with the said Charlotte Thoburn had not been solemnized.

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6 GEORGE VI.

CHAP. 106.

An Act for the relief of Gladys Irene Dale Weston.

[Assented to 1st August, 1942.]

WHEREAS Gladys Irene Dale Weston, residing at the Preamble. city of Dearborn, in the state of Michigan, one of the United States of America, wife of Charles John Weston, machinist, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, has by her petition alleged that they were married on the twenty-eighth day of January, A.D. 1930, at the city of Detroit, in the state of Michigan, one of the United States of America, she then being Gladys Irene Dale, a spinster; and whereas by her petition she has prayed that, because of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

1. The said marriage between Gladys Irene Dale and Charles John Weston, her husband, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever. Marriage dissolved.
2. The said Gladys Irene Dale may at any time hereafter marry any man whom she might lawfully marry if the said marriage with the said Charles John Weston had not been solemnized. Right to marry again.

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6 GEORGE VI.

CHAP. 107.

An Act for the relief of Anastasia Tkaczuk Wojtkowycz.

[Assented to 1st August, 1942.]

Preamble.

WHEREAS Anastasia Tkaczuk Wojtkowycz, residing at the city of Montreal, in the province of Quebec, restaurant employee, wife of Michael Wojtkowycz, labourer, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the eighth day of May, A.D. 1922, at the town of Huszczanki, in the district of Zbaraz, in the Republic of Poland, she then being Anastasia Tkaczuk, a spinster; and whereas by her petition she has prayed that, because of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

Marriage dissolved.

1. The said marriage between Anastasia Tkaczuk and Michael Wojtkowycz, her husband, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever.

Right to marry again.

2. The said Anastasia Tkaczuk may at any time hereafter marry any man whom she might lawfully marry if the said marriage with the said Michael Wojtkowycz had not been solemnized.

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6 GEORGE VI.

CHAP. 108.

An Act for the relief of Barbara Patricia Strange Wolfe.

[Assented to 1st August, 1942.]

Preamble.

WHEREAS Barbara Patricia Strange Wolfe, residing at the town of Knowlton, in the district of Bedford, in the province of Quebec, wife of Nathan Wolfe, bookkeeper, who is domiciled in Canada and residing at the city of Montreal, in the said province, has by her petition alleged that they were married on the seventeenth day of May, A.D. 1941, at the town of Grand Falls, in Newfoundland, she then being Barbara Patricia Strange, a spinster; and whereas by her petition she has prayed that, because of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

Marriage dissolved.

1. The said marriage between Barbara Patricia Strange and Nathan Wolfe, her husband, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever.

Right to marry again.

2. The said Barbara Patricia Strange may at any time hereafter marry any man whom she might lawfully marry if the said marriage with the said Nathan Wolfe had not been solemnized.

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6 GEORGE VI.

CHAP. 109.

An Act for the relief of Bella White Wolfe.

[Assented to 1st August, 1942.]

WHEREAS Bella White Wolfe, residing at the city of Preamble. Montreal, in the province of Quebec, wife of William Wolfe, merchant, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the seventh day of May, A.D. 1913, at the said city, she then being Bella White, a spinster; and whereas by her petition she has prayed that, because of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

1. The said marriage between Bella White and William Wolfe, her husband, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever. Marriage dissolved.
2. The said Bella White may at any time hereafter marry any man whom she might lawfully marry if the said marriage with the said William Wolfe had not been solemnized. Right to marry again.

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6 GEORGE VI.

CHAP. 110.

An Act for the relief of James McKinna Wood.

[Assented to 1st August, 1942.]

WHEREAS James McKinna Wood, domiciled in Canada Preamble. and residing at the city of Montreal, in the province of Quebec, office clerk, has by his petition alleged that on the seventeenth day of June, A.D. 1931, at the town of Ste. Anne de Bellevue, in the county of Vaudreuil, in the said province, he and Lena Eleanore Nixon, who was then of the village of Vaudreuil Station, in the said county and province, a spinster, were married; and whereas by his petition he has prayed that, because of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

1. The said marriage between James McKinna Wood and Lena Eleanore Nixon, his wife, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever. Marriage dissolved.
2. The said James McKinna Wood may at any time hereafter marry any woman whom he might lawfully marry if the said marriage with the said Lena Eleanore Nixon had not been solemnized. Right to marry again.

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6 GEORGE VI.

CHAP. 111.

An Act for the relief of Margaret Livingstone Turnbull Woodard.

[Assented to 1st August, 1942.]

Preamble.

WHEREAS Margaret Livingstone Turnbull Woodard, residing at the city of Montreal, in the province of Quebec, wife of Herbert Woodard, chief clerk, who is domiciled in Canada and residing at the said city of Montreal, has by her petition alleged that they were married on the fifth day of November, A.D. 1927, at the city of Westmount, in the said province, she then being Margaret Livingstone Turnbull, a spinster; and whereas by her petition she has prayed that, because of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

Marriage dissolved.

1. The said marriage between Margaret Livingstone Turnbull and Herbert Woodard, her husband, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever.

Right to marry again.

2. The said Margaret Livingstone Turnbull may at any time hereafter marry any man whom she might lawfully marry if the said marriage with the said Herbert Woodard had not been solemnized.

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6 GEORGE VI.

CHAP. 112.

An Act for the relief of Anna Pohopoluck Yacobchak.

[Assented to 1st August, 1942.]

WHEREAS Anna Pohopoluck Yacobchak, residing at Preamble. the city of Montreal, in the province of Quebec, clothing operator, wife of Stephen Yacobchak, restaurant employee, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the nineteenth day of February, A.D. 1922, at the said city, she then being Anna Pohopoluck, a spinster; and whereas by her petition she has prayed that, because of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

1. The said marriage between Anna Pohopoluck and Stephen Yacobchak, her husband, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever. Marriage dissolved.
2. The said Anna Pohopoluck may at any time here-
after marry any man whom she might lawfully marry if the said marriage with the said Stephen Yacobchak had not been solemnized. Right to marry again.

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